

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

Thomas Mackay, et al.

Date: October 26, 2000

Serial No. 09/631,810

Filed: August 3, 2000

For: WORKFLOW MANAGEMENT SYSTEM AND METHOD

DECLARATION OF LAWRENCE A HOFFMAN

1. I am a registered patent attorney (Reg. No. 22436) employed by the firm of OSTROLENK FABER GERB & SOFFEN. I am the attorney who was responsible for preparation of the subject patent application.

2. After the patent application had been reviewed in final form by the inventors, I instructed Maria Lapitan, my secretary, to prepare a Declaration and Power of Attorney and an Assignment, and to send these documents to the client for execution by the inventors. When the executed documents were returned to me, I directed Ms. Lapitan to prepare the application for filing.

3. On August 3, 2000, Ms. Lapitan delivered a copy of our standard Patent Application Transmittal Letter and Assignment Cover Sheet, to me for a signature, which I signed and returned to her.

4. Thereafter, Ms. Lapitan gave me the assembled PTO copy of the patent application, including the signed original documents, the check and the post card. I checked to be sure that all items listed in the Transmittal Letter were included, and I returned the application to Ms. Lapitan for mailing.

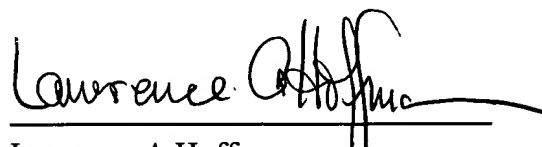
5. I did not remove any items from the assembled patent application, and in particular, I did not remove pages 2, 3 and 25 of the specification.

6. Upon receiving the Notice of Missing Parts, I checked our central repository where the original postal cards are kept after they are returned by the PTO, and located the card for the subject application. A copy of the card is attached to this Declaration as Exhibit 1.

7. I also located the U.S. Postal Service Express Mail Receipt for the subject application. A copy of the Express Mail Receipt is attached to this Declaration as Exhibit 2.

I declare that all statements made herein of my own knowledge are true and were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of title 18 of the United State Code and that such willful statements may jeopardize the validity of the application or any patent issued thereon.

Dated: October 26, 2000



Lawrence A Hoffman